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(Twice Amended) The device of Claim 1, wherein said digital decoder allows input from more than one source of binary information.

18

(Twice Amended) The transceiver of Claim 1, further comprising sensory stimulus means for providing a noticeable stimulus to alert the person in whom the device is implanted that [the] all or part of said incoming transmitted wave has been detected by said digital decoder.

19

(Twice Amended) The transceiver of Claim 18, wherein said inductive pickup is [are] placed close to the surface of the body of the individual in which it is implanted.

REMARKS

1 & 2.

A new Figure 2 is submitted herewith with the reference character "40" changed to "39".

3.

Page 11, lines 22-23, "case 40" is now called "case 39" consistent with the change to Figure 2. Element 40 continues to be THE inductive pickup (near the lower left corner in Figure 2). Appropriate changes have been made to the Specification.

Page 12, line 25, "effect" has been changed to "affect".

4.

Claim 1 has been amended to call for the "receiver means comprising..." rather than "trigger means comprising..." for the reasons pointed out by the Examiner.

Claim 2 has now been cancelled for the reasons pointed out in the Office Action of August 13, 1996.

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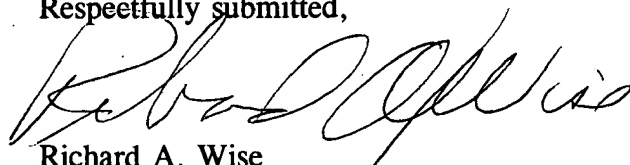
5. Claim 4 has been amended to call for "digital decoder" rather than "signal decoder" to be consistent with Claim 1.
6. Claims 7, 9, and 12 are now dependent upon Claim 1 which incorporates the subject matter of original Claim 3.
7. Claim 13, line 2, "allow" has been changed to "allows."
Claim 16, line 3, "the all" has been changed to "all."
Claim 20, line 2, "are" has been changed to "is."

The basis for all of the rejections in the Office Action of August 13, 1996 were predicated upon 35 U.S.C. §112 form, typographical errors, and the like. Applicants' Attorney sincerely believes that all such corrections have now been made and rejections under 35 U.S.C. §112 have been overcome.

Accordingly, it is respectfully submitted that application is now in condition for allowance and early and favorable notice to that effect is requested.

In the event that this action does not result in a Notice of Allowance, Applicants' Attorney would appreciate a call from the Examiner.

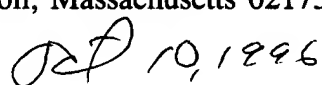
Respectfully submitted,



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Dated:



10/10/96

attach to
#8

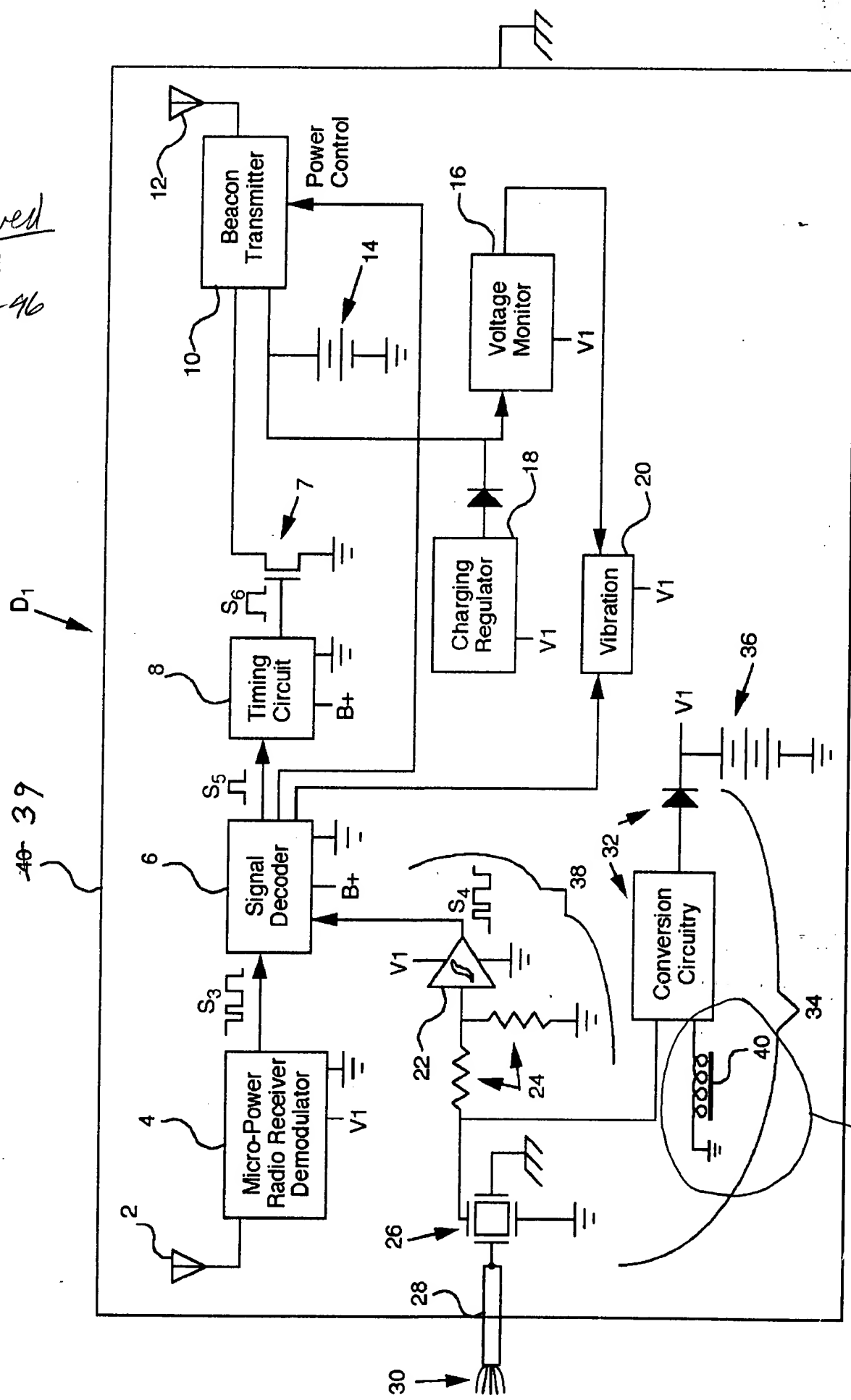


Figure 2

Proposed
Addition